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May 2, 2018

**VIA FAX (212-805-4060)**

The Honorable Debra Freeman  
United States District Court  
Southern District of New York  
Daniel Patrick Moynihan United States Courthouse  
500 Pearl Street  
New York, NY 10007-1312

Re: *United States of America v. Lamont Evans, et al.*, Case No. 1:17-MAG-7119 (S.D.N.Y.) & *United States of America v. James Gatto, et al.*, Case No. 1:17-MAG-7120 (S.D.N.Y.): Unopposed Request to Modify Bail Conditions

Dear Judge Freeman,

I represent Munish Sood, who is named as a defendant in the above-captioned matters. I am writing to request a modification of Mr. Sood's bail conditions, which currently limit his travel to areas within the Southern District of New York, Eastern District of New York, District of New Jersey, and Eastern District of Pennsylvania. (Case No. 1:17-MAG-7119, Doc. No. 8; Case No. 1:17-MAG-7120, Doc. No. 15.) Specifically, I am requesting a modification to permit Mr. Sood to travel for business to New Orleans, Louisiana (and surrounding areas) and Hattiesburg, Mississippi (and surrounding areas) from May 10, 2018 to May 11, 2018.

I have conferred with the Government, which consents to this request.

Sincerely,

  
Richard J. Zack

*On the understanding that  
Pretrial services does not  
object to the proposed  
bail modification, the  
modification is granted.*

*SO ORDERED*

*5/7/18*

*allison J. Zack*

cc (via email):      Noah Solowiejczyk, Esq.  
                          Edward Diskant, Esq.  
                          Michael A. Schwartz, Esq.

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